## REMARKS/ARGUMENT

The applicants' attorneys appreciate the Examiner's thorough search and remarks.

Claims 1-13 are pending in the application. Currently claim1 is the only independent claim. Claims 2-13 depend from claim 1.

Claim 1 has been rejected under 35 U.S.C. §103(a) over Nakamura et al., U.S. Patent No. 5,627,583 in view of Saito et al. U.S. Patent no. 5,604,530. In support of the rejection of claim 1, it has been set forth that Nakamura et al. show all of the limitations of claim 1 including "a delay circuit 91 for delaying at least part of signals among signals after video processing a specified." It is respectfully submitted that claim 1 does not call for a delay circuit for delaying signals after video processing. Rather, claim 1 calls for, in combination with other limitations, "a delay circuit, which is stored in said first processor, for delaying at least part of signals among signals included in said first drive signals and said second drive signals." On the other hand, the delay circuit 91 shown by Nakamura et al. is used in a process for obtaining the color difference between color signals. See Col. 9, lines 50-55. The delay circuit 91 in Nakamura et al. is not used for delaying any drive signals as set forth in claim 1.

Furthermore, it has been set forth that Saito et al. teach a delay circuit 131 as called for by claim 1. It is respectfully submitted that element 131 shown by Saito et al. is a "timing controller 131 [which] supplies timing pulses to the SSG 97 and the controllers connected through a bus line." Col. 13, lines 20-21. Saito et al. do not teach or suggest that timing controller 131 delays drive signals as called for by claim 1. It is respectfully submitted, therefore, that the combination of the teaching of Nakamura et al. and the teaching of Saito et al. does not result in the subject matter of claim 1 in that neither Nakamura et al. nor Saito et al. teach a delay circuit for delaying drive signals as set forth in claim 1. Reconsideration is requested.

Each of claims 2-13 depends from claim 1, and, therefore, includes at least its limitations. Each of these claims includes other limitations which in combination with those of claim 1 are not shown or suggested by the art of record. Reconsideration is requested.

The application is believed to be in condition for allowance. Such action is earnestly solicited.

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Asst. Commissioner for Patents, Washington, D.C. 20231, on April 16, 2003:

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Signature

April 16, 2003

Date of Signature

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